

1 Q Okay. Who did you speak to to prepare
2 for the deposition today?

3 A Was it Kori or --

4 MS. WAGNER: Uh-huh (affirmative).

5 A Kori.

6 BY MR. TONGE:

7 Q Uh-huh (affirmative). Did you meet with
8 anybody else who worked at the hotel?

9 A No.

10 Q Okay. And you talked about looking for
11 documents. Did you review in this case -- here, I'll
12 just go ahead and give you this too.

13 MR. TONGE: I'll mark this as Plaintiffs'
14 [Exhibit 2](#). There you go.

15 MS. MERRILL: Thanks.

16 (Thereupon, marked for identification,
17 Plaintiffs' [Exhibit 2](#).)

18 BY MR. TONGE:

19 Q And so in this case, other than some
20 insurance policies which we have, this is the only
21 document that we've received in this case. Is
22 there -- are there any other documents beyond -- and
23 can you just identify what this document is for me?

24 A This is the building layout.

25 Q Okay. And so the 100s would be the first₁₅

1 floor and the 200s the second floor?

2 A Correct.

3 Q So did you review any document other than
4 this document?

5 A Other than --

6 MS. MERRILL: Other than --

7 BY MR. TONGE:

8 Q -- for this deposition?

9 A There was nothing available --

10 Q Okay.

11 A -- from that time.

12 Q Okay. Okay. We can set that aside.

13 That was all --

14 A Okay.

15 Q -- I was asking there.

16 When did -- when was MASP created?

17 A 2007.

18 Q Okay. And when did it purchase the
19 hotel?

20 A That time.

21 Q Okay. Does it still own the hotel?

22 A It does.

23 Q Okay. Does MASP own any other hotels?

24 A No, sir.

25 Q Okay. Has it ever owned any other